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	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
•	10/732,827	12/10/2003	Ann Marie Przepasniak	KCX-660 (19116)	6772	
	22827	7590 10/20/2006		EXAMINER		
		MANNING, P.A. CE BOX 1449		CHAPMAN,	CHAPMAN, GINGER T	
	GREENVILLE, SC 29602-1449			ART UNIT	PAPER NUMBER	
				3761		
				DATE MAIL ED: 10/20/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	Applicant(s)		
10/732,827	PRZEPASNIAK ET AL.			
Examiner	Art Unit			
Ginger T. Chapman	3761			

		Ginger T. Chapman	3761						
The N	AAILING DATE of this communication appe	ears on the cover sheet with the	correspondence add	ress					
THE REPLY FILE	THE REPLY FILED 21 September 2006 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE.								
I. X The reply wa this applicat places the a	as filed after a final rejection, but prior to or or tion, applicant must timely file one of the follo application in condition for allowance; (2) a No or Continued Examination (RCE) in complian	n the same day as filing a Notice of wing replies: (1) an amendment, af otice of Appeal (with appeal fee) in	Appeal. To avoid aba fidavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)					
b) The perino event Examine TWO MO	iod for reply expires $\underline{3}$ months from the mailing date of for reply expires on: (1) the mailing date of this a , however, will the statutory period for reply expire or Note: If box 1 is checked, check either box (a) or DNTHS OF THE FINAL REJECTION. See MPEP 7	Advisory Action, or (2) the date set forth later than SIX MONTHS from the mailir (b). ONLY CHECK BOX (b) WHEN TH 706.07(f).	ng date of the final rejecti E FIRST REPLY WAS F	on. ILED WITHIN					
nave been filed is th under 37 CFR 1.17(set forth in (b) abov	may be obtained under 37 CFR 1.136(a). The date ne date for purposes of determining the period of extension (a) is calculated from: (1) the expiration date of the extension in the extension of	xtension and the corresponding amount shortened statutory period for reply orig er than three months after the mailing da	of the fee. The appropri ginally set in the final Offi	iate extension fee ce action; or (2) as					
filing the No	of Appeal was filed on A brief in comptice of Appeal (37 CFR 41.37(a)), or any extended has been filed, any reply must be filed.	ension thereof (37 CFR 41.37(e)), to	o avoid dismissal of th						
3. The propos (a) They	sed amendment(s) filed after a final rejection, raise new issues that would require further co raise the issue of new matter (see NOTE belo	onsideration and/or search (see NC		ecause					
(c) They appe	are not deemed to place the application in be al; and/or present additional claims without canceling a	etter form for appeal by materially re		the issues for					
	E: (See 37 CFR 1.116 and 41.33(a))		jected Claims.						
1. 🔲 The amend	Iments are not in compliance with 37 CFR 1.1 reply has overcome the following rejection(s	121. See attached Notice of Non-Co	ompliant Amendment	(PTOL-324).					
	posed or amended claim(s) would be a		, timely filed amendme	ent canceling the					
how the nev	es of appeal, the proposed amendment(s): a) w or amended claims would be rejected is pro of the claim(s) is (or will be) as follows:		ill be entered and an e	explanation of					
Claim(s) ob Claim(s) rej	jected to: ected:								
• •	thdrawn from consideration: OTHER EVIDENCE								
3. ☐ The affidavi because ap	it or other evidence filed after a final action, be oplicant failed to provide a showing of good are lier presented. See 37 CFR 1.116(e).								
entered bed showing a g	it or other evidence filed after the date of filing cause the affidavit or other evidence failed to good and sufficient reasons why it is necessa	overcome <u>all</u> rejections under apperty and was not earlier presented.	eal and/or appellant fa See 37 CFR 41.33(d)(ils to provide a 1).					
REQUEST FOR I	vit or other evidence is entered. An explanation								
See Conti	st for reconsideration has been considered b nuation Sheet.	•							
12. ☐ Note the a 13. ☐ Other:	uttached Information Disclosure Statement(s). —-	(PTO/SB/08) Paper No(s)	Kau	M Kerche					
	•			EXAMINGR					
			**						

Continuation of 11. does NOT place the application in condition for allowance because: Applicants' remarks with regard to Zhao have been considered and deemed nonpersuasive. For example, applicant argues Zhao does not teach the contact angle mismatch because the topsheet is apertured and the backsheet is non apertured. However, the contact angle mismatch refers to the properties of the non-apertured portions of the sheets and since the materials and fibers of the non-apertured portions of the topsheet and backsheet are substantially the same material, when tested in a manner as disclosed by applicant the difference would fall within the same range. It is further noted that Applicants conclusions bridging pp. 6-7 of remarks mail date 14 September 2006 are uncollaborated by supporting evidence..